1	UNIFORM INTERSTATE ENFORCEMENT OF	
2	DOMESTIC VIOLENCE PROTECTION ORDERS	
3	ACT	
4	2006 GENERAL SESSION	
5	STATE OF UTAH	
6	Chief Sponsor: Lyle W. Hillyard	
7	House Sponsor: Lorie D. Fowlke	
8 9	LONG TITLE	
10	General Description:	
11	This bill enacts the Uniform Interstate Enforcement of Domestic Violence Protection	
12	Orders Act and amends related code provisions.	
13	Highlighted Provisions:	
14	This bill:	
15	defines terms;	
16	requires that protective orders, and child protective orders, contain a statement that	
17	the order complies with the Uniform Interstate Enforcement of Domestic Violence	
18	Protection Orders Act;	
19	 requires the district court to provide a certified copy of a foreign protection order 	
20	that is filed in Utah to the person who files the order;	
21	 requires that a foreign protection order that is inaccurate or not in effect must be 	
22	removed from the statewide domestic violence network;	
23	 describes the circumstances under which a foreign protection order is valid and 	
24	enforceable in Utah;	
25	 specifies which court will have jurisdiction to enforce foreign protection orders 	
26	under this bill;	
27	 requires a law enforcement officer to notify a respondent of, and make a reasonable 	
28	effort to serve the respondent with, an otherwise valid foreign protection order when	
29	the respondent has not yet been notified of, or served with, the order;	

30	 provides that a government official or agency is immune from civil or criminal 	
31	liability for good faith acts or omissions arising out of the registration or	
32	enforcement of a foreign protection order;	
33	 provides that the remedies available to a protected individual under the Uniform 	
34	Interstate Enforcement of Domestic Violence Protection Orders Act are not	
35	exclusive remedies;	
36	 provides for the uniform application, construction, and transitional applicability of 	
37	the Interstate Enforcement of Domestic Violence Protection Orders Act;	
38	provides a severability clause;	
39	 provides criminal penalties for violating a foreign protection order that is 	
40	enforceable in Utah;	
41	requires a law enforcement officer to arrest a person whom the officer has probable	
42	cause to believe has violated a foreign protection order that is enforceable in Utah;	
43	and	
44	makes technical changes.	
45	Monies Appropriated in this Bill:	
46	None	
47	Other Special Clauses:	
48	This bill takes effect on July 1, 2006.	
49	Utah Code Sections Affected:	
50	AMENDS:	
51	30-6-1, as last amended by Chapter 68, Laws of Utah 2003	
52	30-6-4, as last amended by Chapter 10, Laws of Utah 1997	
53	30-6-12 , as enacted by Chapter 244, Laws of Utah 1996	
54	76-5-108, as last amended by Chapter 68, Laws of Utah 2003	
55	77-36-2.4 , as last amended by Chapter 68, Laws of Utah 2003	
56	77-36-6, as last amended by Chapter 300, Laws of Utah 1995	
57	78-3h-104 as last amended by Chapter 201. Laws of Utah 2004	

ENACTS:	
30-6a-101 , Utah Code Annotated 1953	
30-6a-102 , Utah Code Annotated 1953	
30-6a-103 , Utah Code Annotated 1953	
30-6a-104 , Utah Code Annotated 1953	
30-6a-105 , Utah Code Annotated 1953	
30-6a-106 , Utah Code Annotated 1953	
30-6a-107 , Utah Code Annotated 1953	
30-6a-108 , Utah Code Annotated 1953	
30-6a-109 , Utah Code Annotated 1953	
30-6a-110 , Utah Code Annotated 1953	
30-6a-111 , Utah Code Annotated 1953	
	;
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 30-6-1 is amended to read:	
30-6-1. Definitions.	
As used in this chapter:	
(1) "Abuse" means intentionally or knowingly causing or attempting to cause a	
cohabitant physical harm or intentionally or knowingly placing a cohabitant in reasonable fear	
of imminent physical harm.	
(2) "Cohabitant" means an emancipated person pursuant to Section 15-2-1 or a person	
who is 16 years of age or older who:	
(a) is or was a spouse of the other party;	
(b) is or was living as if a spouse of the other party;	
(c) is related by blood or marriage to the other party;	
(d) has one or more children in common with the other party;	
(e) is the biological parent of the other party's unborn child; or	
(f) resides or has resided in the same residence as the other party.	

86	(3) Notwithstanding Subsection (2), "cohabitant" does not include:	
87	(a) the relationship of natural parent, adoptive parent, or step-parent to a minor; or	
88	(b) the relationship between natural, adoptive, step, or foster siblings who are under 18	
89	years of age.	
90	(4) "Court clerk" means a district court clerk.	
91	(5) "Domestic violence" means the same as that term is defined in Section 77-36-1.	
92	(6) "Ex parte protective order" means an order issued without notice to the defendant in	
93	accordance with this chapter.	
94	(7) "Foreign [protective] protection order" [means a protective order issued by another	
95	state, territory, or possession of the United States, tribal lands of the United States, the	
96	Commonwealth of Puerto Rico, or the District of Columbia which shall be given full faith and	
97	credit in Utah, if the protective order is similar to a protective order issued in compliance with	
98	Title 30, Chapter 6, Cohabitant Abuse Act, or Title 77, Chapter 36, Cohabitant Abuse	
99	Procedures Act, and includes the following requirements:] is as defined in Section 30-6a-102.	
100	[(a) the requirements of due process were met by the issuing court, including subject	
101	matter and personal jurisdiction;]	
102	[(b) the respondent received reasonable notice; and]	
103	[(c) the respondent had an opportunity for a hearing regarding the protective order.]	
104	(8) "Law enforcement unit" or "law enforcement agency" means any public agency	
105	having general police power and charged with making arrests in connection with enforcement	
106	of the criminal statutes and ordinances of this state or any political subdivision.	
107	(9) "Peace officer" means those persons specified in Title 53, Chapter 13, Peace	
108	Officer Classifications.	
109	(10) "Protective order" means an order issued pursuant to this chapter subsequent to a	
110	hearing on the petition, of which the petitioner and respondent have been given notice in	
111	accordance with this chapter.	
112	Section 2. Section 30-6-4 is amended to read:	
113	30-6-4. Forms for petitions and protective orders Assistance.	

(1) (a) The offices of the court clerk shall provide forms and nonlegal assistance to persons seeking to proceed under this chapter.

- (b) The Administrative Office of the Courts shall develop and adopt uniform forms for petitions and orders for protection in accordance with the provisions of this chapter on or before September 1, 1995. That office shall provide the forms to the clerk of each court authorized to issue protective orders. The forms shall include:
- (i) a statement notifying the petitioner for an ex parte protective order that knowing falsification of any statement or information provided for the purpose of obtaining a protective order may subject the petitioner to felony prosecution;
- (ii) a separate portion of the form for those provisions, the violation of which is a criminal offense, and a separate portion for those provisions, the violation of which is a civil violation, as provided in Subsection 30-6-4.2(5);
- (iii) language in the criminal provision portion stating violation of any criminal provision is a class A misdemeanor, and language in the civil portion stating violation of or failure to comply with a civil provision is subject to contempt proceedings;
- (iv) a space for information the petitioner is able to provide to facilitate identification of the respondent, such as social security number, driver license number, date of birth, address, telephone number, and physical description;
- (v) a space for the petitioner to request a specific period of time for the civil provisions to be in effect, not to exceed 150 days, unless the petitioner provides in writing the reason for the requested extension of the length of time beyond 150 days;
- (vi) a statement advising the petitioner that when a minor child is included in an ex parte protective order or a protective order, as part of either the criminal or the civil portion of the order, the petitioner may provide a copy of the order to the principal of the school where the child attends; and
- (vii) a statement advising the petitioner that if the respondent fails to return custody of a minor child to the petitioner as ordered in a protective order, the petitioner may obtain from the court a writ of assistance.

142	(2) If the person seeking to proceed under this chapter is not represented by an	
143	attorney, it is the responsibility of the court clerk's office to provide:	
144	(a) the forms adopted pursuant to Subsection (1);	
145	(b) all other forms required to petition for an order for protection including, but not	
146	limited to, forms for service;	
147	(c) clerical assistance in filling out the forms and filing the petition, in accordance with	
148	Subsection (1)(a). A court clerk's office may designate any other entity, agency, or person to	
149	provide that service, but the court clerk's office is responsible to see that the service is	
150	provided;	
151	(d) information regarding the means available for the service of process;	
152	(e) a list of legal service organizations that may represent the petitioner in an action	
153	brought under this chapter, together with the telephone numbers of those organizations; and	
154	(f) written information regarding the procedure for transporting a jailed or imprisoned	
155	respondent to the protective order hearing, including an explanation of the use of transportation	
156	order forms when necessary.	
157	(3) No charges may be imposed by a court clerk, constable, or law enforcement agency	
158	for:	
159	(a) filing a petition under this chapter;	
160	(b) obtaining an ex parte protective order;	
161	(c) obtaining copies, either certified or not certified, necessary for service or delivery to	
162	law enforcement officials; or	
163	(d) fees for service of a petition, ex parte protective order, or protective order.	
164	(4) A petition for an order of protection shall be in writing and verified.	
165	(5) (a) All orders for protection shall be issued in the form adopted by the	
166	Administrative Office of the Courts pursuant to Subsection (1).	
167	(b) Each protective order issued, except orders issued ex parte, shall include the	
168	following language:	
169	"Respondent was afforded both notice and opportunity to be heard in the hearing that	

170	gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322,	
171	108 Stat. 1796, 18 U.S.C.A. 2265, this order is valid in all the United States, the District of	
172	Columbia, tribal lands, and United States territories. This order complies with the Uniform	
173	Interstate Enforcement of Domestic Violence Protection Orders Act."	
174	Section 3. Section 30-6-12 is amended to read:	
175	30-6-12. Full faith and credit for foreign protection orders.	
176	(1) A foreign [protective] protection order is enforceable in this state as [long as it is in	
177	effect in the issuing state or political entity] provided in Title 30, Chapter 6a, Uniform	
178	Interstate Enforcement of Domestic Violence Protection Orders Act.	
179	(2) (a) A person entitled to protection under a foreign [protective] protection order may	
180	file the order in any district court by filing with the court a certified copy of the order. A filing	
181	fee may not be required.	
182	(b) The person filing the foreign [protective] protection order shall swear under oath in	
183	an affidavit, that to the best of the person's knowledge the order is presently in effect as written	
184	and the respondent was personally served with a copy of the order.	
185	(c) The affidavit <u>described in Subsection (2)(b)</u> shall be in the form adopted by the	
186	Administrative Office of the Courts, consistent with its responsibilities to develop and adopt	
187	forms under Section 30-6-4.	
188	(d) The court where [the] a foreign protection order is filed shall transmit a copy of the	
189	order to the statewide domestic violence network described in Section 30-6-8.	
190	(e) Upon inquiry by a law enforcement agency, the clerk of the district court shall make	
191	a copy of the foreign [protective] protection order available.	
192	(f) After a foreign protection order is filed, the district court shall furnish a certified	
193	copy of the order to the person who filed the order.	
194	(g) A filed foreign protection order that is inaccurate or is not currently in effect shall	
195	be corrected or removed from the statewide domestic violence network described in Section	
196	<u>30-6-8.</u>	
197	(3) Law enforcement personnel may [rely]:	

198	(a) rely upon a certified copy of any foreign [protective] protection order which has	
199	been provided to the peace officer by any source; [and]	
200	(b) <u>rely</u> on the statement of the person protected by the order that the order is in effect	
201	and the respondent was personally served with a copy of the order[-]; or	
202	(c) consider other information in determining whether there is probable cause to	
203	believe that a valid foreign protection order exists.	
204	(4) A violation in Utah of a foreign [protective] protection order is subject to the same	
205	penalties as the violation of a protective order issued in Utah.	
206	Section 4. Section 30-6a-101 is enacted to read:	
207	CHAPTER 6a. UNIFORM INTERSTATE ENFORCEMENT OF	
208	DOMESTIC VIOLENCE PROTECTION ORDERS ACT	
209	<u>30-6a-101.</u> Title.	
210	This chapter is known as the "Uniform Interstate Enforcement of Domestic Violence	
211	Protection Orders Act."	
212	Section 5. Section 30-6a-102 is enacted to read:	
213	<u>30-6a-102.</u> Definitions.	
214	As used in this chapter:	
215	(1) "Foreign protection order" means a protection order issued by a tribunal of another	
216	state.	
217	(2) "Issuing state" means the state whose tribunal issues a protection order.	
218	(3) "Mutual foreign protection order" means a foreign protection order that includes	
219	provisions in favor of both the protected individual seeking enforcement of the order and the	
220	respondent.	
221	(4) "Protected individual" means an individual protected by a protection order.	
222	(5) "Protection order" means an injunction or other order, issued by a tribunal under the	
223	domestic violence, family-violence, or anti-stalking laws of the issuing state, to prevent an	
224	individual from engaging in violent or threatening acts against, harassment of, contact or	
225	communication with, or physical proximity to, another individual.	

226	(6) "Respondent" means the individual against whom enforcement of a protection	
227	order is sought.	
228	(7) "State" means a state of the United States, the District of Columbia, Puerto Rico,	
229	the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction	
230	of the United States. The term includes an Indian tribe or band that has jurisdiction to issue	
231	protection orders.	
232	(8) "Tribunal" means a court, agency, or other entity authorized by law to issue or	
233	modify a protection order.	
234	Section 6. Section 30-6a-103 is enacted to read:	
235	30-6a-103. Judicial enforcement of order.	
236	(1) A person authorized by the law of this state to seek enforcement of a protection	
237	order may seek enforcement of a valid foreign protection order in a tribunal of this state. The	
238	tribunal shall enforce the terms of the order, including terms that provide relief that a tribunal	
239	of this state would lack power to provide but for this section. The tribunal shall enforce the	
240	order, whether the order was obtained by independent action or in another proceeding, if it is an	
241	order issued in response to a complaint, petition, or motion filed by or on behalf of an	
242	individual seeking protection. In a proceeding to enforce a foreign protection order, the	
243	tribunal shall follow the procedures of this state for the enforcement of protection orders.	
244	(2) A tribunal of this state may not enforce a foreign protection order issued by a	
245	tribunal of a state that does not recognize the standing of a protected individual to seek	
246	enforcement of the order.	
247	(3) A tribunal of this state shall enforce the provisions of a valid foreign protection	
248	order which govern custody and visitation, if the order was issued in accordance with the	
249	jurisdictional requirements governing the issuance of custody and visitation orders in the	
250	issuing state.	
251	(4) A foreign protection order is valid if it:	
252	(a) identifies the protected individual and the respondent;	
253	(b) is currently in effect;	

254	(c) was issued by a tribunal that had jurisdiction over the parties and subject matter	
255	under the law of the issuing state; and	
256	(d) was issued after the respondent was given reasonable notice and had an opportunity	
257	to be heard before the tribunal issued the order or, in the case of an order ex parte, the	
258	respondent was given notice and has had or will have an opportunity to be heard within a	
259	reasonable time after the order was issued, in a manner consistent with the rights of the	
260	respondent to due process.	
261	(5) A foreign protection order valid on its face is prima facie evidence of its validity.	
262	(6) Absence of any of the criteria for validity of a foreign protection order is an	
263	affirmative defense in an action seeking enforcement of the order.	
264	(7) A tribunal of this state may enforce provisions of a mutual foreign protection order	
265	which favor a respondent only if:	
266	(a) the respondent filed a written pleading seeking a protection order from the tribunal	
267	of the issuing state; and	
268	(b) the tribunal of the issuing state made specific findings in favor of the respondent.	
269	(8) (a) The juvenile court has jurisdiction to enforce foreign protection orders under	
270	this section over which the juvenile court would have had jurisdiction if the order had been	
271	originally sought in this state.	
272	(b) The district court has jurisdiction to enforce foreign protection orders under this	
273	section:	
274	(i) over which the district court would have had jurisdiction if the order had been	
275	originally sought in this state; or	
276	(ii) that are not under the jurisdiction of the juvenile court under Subsection (8)(a).	
277	Section 7. Section 30-6a-104 is enacted to read:	
278	30-6a-104. Nonjudicial enforcement of order.	
279	(1) A law enforcement officer of this state, upon determining that there is probable	
280	cause to believe that a valid foreign protection order exists and that the order has been violated,	
281	shall enforce the order as if it were the order of a tribunal of this state. Presentation of a	

protection order that identifies both the protected individual and the respondent and, on its face,		
is currently in effect constitutes probable cause to believe that a valid foreign protection order		
exists. For the purposes of this section, the protection order may be inscribed on a tangible		
medium or may have been stored in an electronic or other medium if it is retrievable in		
perceivable form. Presentation of a certified copy of a protection order is not required for		
enforcement.		
(2) If a foreign protection order is not presented, a law enforcement officer of this state		
may consider other information in determining whether there is probable cause to believe that a		
valid foreign protection order exists.		
(3) If a law enforcement officer of this state determines that an otherwise valid foreign		
protection order cannot be enforced because the respondent has not been notified or served		
with the order, the officer shall inform the respondent of the order, make a reasonable effort to		
serve the order upon the respondent, and allow the respondent a reasonable opportunity to		
comply with the order before enforcing the order.		
(4) Registration or filing of an order in this state is not required for the enforcement of		
a valid foreign protection order pursuant to this chapter.		
Section 8. Section 30-6a-105 is enacted to read:		
30-6a-105. Registration of order.		
Any individual may register a foreign protection order in this state under Section		
<u>30-6-12.</u>		
Section 9. Section 30-6a-106 is enacted to read:		
<u>30-6a-106.</u> Immunity.		
This state or a local governmental agency, or a law enforcement officer, prosecuting		
attorney, clerk of court, or any state or local governmental official acting in an official capacity,		
is immune from civil and criminal liability for an act or omission arising out of the registration		
or enforcement of a foreign protection order or the detention or arrest of an alleged violator of a		
foreign protection order if the act or omission was done in good faith in an effort to comply		
with this chapter.		

310	Section 10. Section 30-6a-107 is enacted to read:	
311	<u>30-6a-107.</u> Other remedies.	
312	A protected individual who pursues remedies under this chapter is not precluded from	
313	pursuing other legal or equitable remedies against the respondent.	
314	Section 11. Section 30-6a-108 is enacted to read:	
315	30-6a-108. Uniformity of application and construction.	
316	In applying and construing this uniform act, consideration must be given to the need to	
317	promote uniformity of the law with respect to its subject matter among states that enact it.	
318	Section 12. Section 30-6a-109 is enacted to read:	
319	30-6a-109. Severability clause.	
320	If any provision of this chapter or its application to any person or circumstance is held	
321	invalid, the invalidity does not affect other provisions or applications of this chapter which can	
322	be given effect without the invalid provision or application, and to this end the provisions of	
323	this chapter are severable.	
324	Section 13. Section 30-6a-110 is enacted to read:	
325	<u>30-6a-110.</u> Effective date.	
326	This act takes effect on July 1, 2006.	
327	Section 14. Section 30-6a-111 is enacted to read:	
328	30-6a-111. Transitional provision.	
329	This chapter applies to protection orders issued before May 1, 2006 and to continuing	
330	actions for enforcement of foreign protection orders commenced before May 1, 2006. A	
331	request for enforcement of a foreign protection order made on or after May 1, 2006 for	
332	violations of a foreign protection order occurring before May 1, 2006 is governed by this	
333	chapter.	
334	Section 15. Section 76-5-108 is amended to read:	
335	76-5-108. Protective orders restraining abuse of another Violation.	
336	(1) Any person who is the respondent or defendant subject to a protective order, child	
337	protective order, ex parte protective order, or ex parte child protective order issued under Title	

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338	30, Chapter 6, Cohabitant Abuse Act, or Title 78, Chapter 3a, Juvenile Court Act of 1996, Title
339	77, Chapter 36, Cohabitant Abuse Procedures Act, or a foreign [protective] protection order [as
340	described in Section 30-6-12] enforceable under Title 30, Chapter 6a, Uniform Interstate
341	Enforcement of Domestic Violence Protection Orders Act, who intentionally or knowingly
342	violates that order after having been properly served, is guilty of a class A misdemeanor, except
343	as a greater penalty may be provided in Title 77, Chapter 36, Cohabitant Abuse Procedures
344	Act.
345	(2) Violation of an order as described in Subsection (1) is a domestic violence offense
346	under Section 77-36-1 and subject to increased penalties in accordance with Section 77-36-1.1.
347	Section 16. Section 77-36-2.4 is amended to read:
348	77-36-2.4. Violation of protective orders Mandatory arrest.
349	(1) A law enforcement officer shall, without a warrant, arrest an alleged perpetrator
350	whenever there is probable cause to believe that the alleged perpetrator has violated any of the
351	provisions of an ex parte protective order or protective order.
352	(2) (a) Intentional or knowing violation of any ex parte protective order or protective
353	order is a class A misdemeanor, in accordance with Section 76-5-108, and is a domestic
354	violence offense, pursuant to Section 77-36-1.
355	(b) Second or subsequent violations of ex parte protective orders or protective orders
356	carry increased penalties, in accordance with Section 77-36-1.1.
357	(3) As used in this section, "ex parte protective order" or "protective order" includes:
358	(a) any protective order or ex parte protective order issued under Title 30, Chapter 6,
359	Cohabitant Abuse Act, or Title 77, Chapter 36, Cohabitant Abuse Procedures Act[-;]:
360	(b) any child protective order or ex parte child protective order issued under Title 78,
361	Chapter 3h, Child Protective Orders[;]; or
362	(c) a foreign [protective] protection order enforceable under [Section 30-6-12] Title 30,
363	Chapter 6a, Uniform Interstate Enforcement of Domestic Violence Protection Orders Act.
364	Section 17. Section 77-36-6 is amended to read:
365	77-36-6 Enforcement of orders

366	(1) Each law enforcement agency in this state shall enforce all orders of the court
367	issued pursuant to the requirements and procedures described in this chapter, and shall enforce:
368	(a) all protective orders and ex parte protective orders issued pursuant to Title 30,
369	Chapter 6[-], Cohabitant Abuse Act; and
370	(b) all foreign protection orders enforceable under Title 30, Chapter 6a, Uniform
371	Interstate Enforcement of Domestic Violence Protection Orders Act.
372	(2) The requirements of this section apply statewide, regardless of the jurisdiction in
373	which the order was issued or the location of the victim or the perpetrator.
374	Section 18. Section 78-3h-104 is amended to read:
375	78-3h-104. Content of order.
376	(1) A child protective order or an ex parte child protective order may contain the
377	following provisions the violation of which is a class A misdemeanor under Section 77-36-2.4:
378	(a) enjoin the respondent from threatening to commit or committing abuse of the
379	minor;
380	(b) prohibit the respondent from harassing, telephoning, contacting, or otherwise
381	communicating with the minor, directly or indirectly;
382	(c) prohibit the respondent from entering or remaining upon the residence, school, or
383	place of employment of the minor and the premises of any of these or any specified place
384	frequented by the minor;
385	(d) upon finding that the respondent's use or possession of a weapon may pose a
386	serious threat of harm to the minor, prohibit the respondent from purchasing, using, or
387	possessing a firearm or other specified weapon; and
388	(e) determine ownership and possession of personal property and direct the appropriate
389	law enforcement officer to attend and supervise the petitioner's or respondent's removal of
390	personal property.
391	(2) A child protective order or an ex parte child protective order may contain the
392	following provisions the violation of which is contempt of court:
393	(a) determine temporary custody of a minor who is the subject of the petition;

394	(b) determine parent-time with a minor who is the subject of the petition, including
395	denial of parent-time if necessary to protect the safety of the minor, and require supervision of
396	parent-time by a third party;
397	(c) determine support in accordance with Title 78, Chapter 45, Uniform Civil Liability
398	for Support Act; and
399	(d) order any further relief the court considers necessary to provide for the safety and
400	welfare of the minor.
401	(3) A child protective order and an ex parte child protective order shall include:
402	(a) a statement that violation of a criminal provision is a class A misdemeanor and
403	violation of a civil provision is contempt of court; and
404	(b) information the petitioner is able to provide to facilitate identification of the
405	respondent, such as Social Security number, driver license number, date of birth, address,
406	telephone number, and physical description.
407	(4) A child protective order shall include:
408	(a) a statement that:
409	(i) two years from entry of the order, the respondent may petition to dismiss the
410	criminal portion of the order;
411	(ii) the petitioner should, within the 30 days prior to the end of the two-year period,
412	advise the court of the petitioner's address for notice of any hearing; and
413	(iii) the address provided by the petitioner will not be made available to the
414	respondent;
415	(b) the date when the civil portion of the order will expire or be reviewed; and
416	(c) the following statement: "Respondent was afforded notice and opportunity to be
417	heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act
418	of 1994, P.L. 103-322, 108 Stat. 1796, 18 U.S.C.A. 2265, this order is valid in all the United
419	States, the District of Columbia, tribal lands, and United States territories. This order complies
420	with the Uniform Interstate Enforcement of Domestic Violence Protection Orders Act."
421	Section 19. Effective date.

422 <u>This bill takes effect on July 1, 2006.</u>